EIGHTY-FOURTH GENERAL ASSEMBLY 2011 REGULAR SESSION DAILY HOUSE CLIP SHEET

APRIL 12, 2011

SENATE AMENDMENT TO HOUSE FILE 493

H-1640

Amend House File 493, as amended, passed, and 2 reprinted by the House, as follows:

3 1. By striking everything after the enacting clause 4 and inserting:

5 <Section 1. <u>NEW SECTION</u>. 70A.27 Leave of absence 6 for charge of a <u>crime ----</u> civil penalty.

1. For the purposes of this section:

8 a. "Convicted" means convicted of an indictable 9 offense and includes a guilty plea or other finding of 10 guilt by a court of competent jurisdiction.

11 b. "Public employee" means any individual employed 12 by a public employer. "Public employee" includes heads 13 of executive branch agencies.

14 c. "Public employer" means the state, its boards, 15 commissions, agencies, and departments, and its 16 political subdivisions including school districts and 17 other special purpose districts. "Public employer" 18 includes the general assembly and the governor.

- 2. a. A public employee on a leave of absence with full or partial compensation because the public employee is charged, by indictment or information, with the commission of a public offense classified as a class "D" felony or greater offense shall pay to the public employer employing the public employee a civil penalty equal to the cash wages that the public employee received during the period of the leave of absence if the public employee is convicted of a public offense classified as a class "D" felony or greater offense.
- b. A public employee shall pay to the public employer employing the public employee a civil penalty equal to any payments that the public employee received pursuant to the terms of the public employee's employment contract that result from the termination of the contract, if the termination was caused by the employee being charged, by indictment or information, with the commission of a public offense classified as a class "D" felony or greater offense, and if the public employee is convicted of a public offense classified as a class "D" felony or greater offense.>
- 40 a class "D" felony or greater offense.>
 41 2. Title page, by striking lines 1 through 4 and
 42 inserting <An Act requiring public employees charged
 43 with a felony to pay a civil penalty equal to the cash
 44 wages received during a paid leave of absence and any
 45 contract termination payments if convicted.>

RECEIVED FROM THE SENATE

HOUSE FILE 653

H-1638

- Amend House File 653 as follows:
- 2 1. Page 1, before line 1 by inserting:
- <Section 1. Section 427A.1, subsection 1, paragraph</pre>
- 4 h, Code 2011, is amended to read as follows:
- h. Property assessed by the department of revenue
- 6 pursuant to sections 428.24 to 428.29, or chapters
- 7 433, chapter 433 if such property is not owned by
- 8 a qualifying local exchange carrier, as defined in
- 9 section 433.16, or chapters 434, 437, 437A, and 438.>
- 2. By striking page 1, line 25, through page 2,
- 11 line 13, and inserting:
- <Sec. NEW SECTION. 433.16 Qualifying local
- 13 exchange carriers ---- assessment.
- 1. For assessment years beginning on or after
- 15 January 1, 2012, the property of qualifying local
- 16 exchange carriers shall be assessed for taxation
- 17 according to this section. For purposes of this
- 18 section, "qualifying local exchange carrier" means a
- 19 telecommunications company that provides local exchange
- 20 service and has less than fifty thousand customer
- 21 access lines located in this state.
- 2. a. For assessment years beginning on or after
- 23 January 1, 2012, but before January 1, 2018, the
- 24 director of revenue shall on or before October 31 25 of each year and using information from statements
- 26 required under this chapter or otherwise acquired
- 27 from the local assessors, determine the value of the
- 28 qualifying local exchange carrier's land, buildings,
- 29 structures, and improvements.
- b. For the assessment years beginning on or after
- 31 January 1, 2012, but before January 1, 2018, the
- 32 value of such property shall equal the sum of the
- 33 value of the qualifying local exchange carrier's land,
- 34 buildings, structures, and improvements, assessed
- 35 in the same manner as all other commercial property
- 36 pursuant to chapters 427, 427A, 427B, 428, and 441, and
- 37 the qualifying local exchange carrier adjustment for
- 38 the applicable assessment year.
- c. The qualifying local exchange carrier base value 39
- 40 shall be the total assessed value of the qualifying
- 41 local exchange carrier's property assessed pursuant
- 42 to section 433.4, Code 2011, for the assessment year
- 43 beginning January 1, 2011. However, if the qualifying
- 44 local exchange carrier adds or disposes of property in
- 45 an amount exceeding ten percent of the local exchange
- 46 carrier's total assessed value for the assessment year 47 beginning January 1, 2011, or ten percent of the base
- 48 value most recently adjusted under this paragraph, the
- 49 qualifying local exchange carrier's base value shall be
- 50 adjusted to reflect those additions or dispositions.
- H-1638

H-1638

Page 2

- 1 d. The qualifying local exchange carrier adjustment 2 shall be determined as follows:
- 3 (1) For the assessment year beginning January 1, 4 2012, the qualifying local exchange carrier adjustment 5 shall equal eighty-five percent of the difference 6 between the qualifying local exchange carrier's base 7 value and the assessed value of the qualifying local 8 exchange carrier's land, buildings, structures, and 9 improvements assessed in the same manner as all other 10 property assessed as commercial property pursuant to 11 chapters 427, 427A, 427B, 428, and 441.
- 12 (2) For the assessment year beginning January 1, 13 2013, the qualifying local exchange carrier adjustment 14 shall equal seventy percent of the difference between 15 the qualifying local exchange carrier's base value and 16 the assessed value of the qualifying local exchange 17 carrier's land, buildings, structures, and improvements 18 assessed in the same manner as all other property 19 assessed as commercial property pursuant to chapters 20 427, 427A, 427B, 428, and 441.
- 21 (3) For the assessment year beginning January 1, 22 2014, the qualifying local exchange carrier adjustment 23 shall equal fifty-five percent of the difference 24 between the qualifying local exchange carrier's base 25 value and the assessed value of the qualifying local 26 exchange carrier's land, buildings, structures, and 27 improvements assessed in the same manner as all other 28 property assessed as commercial property pursuant to 29 chapters 427, 427A, 427B, 428, and 441.
- 30 (4) For the assessment year beginning January 1, 31 2015, the qualifying local exchange carrier adjustment 32 shall equal forty percent of the difference between 33 the qualifying local exchange carrier's base value and 34 the assessed value of the qualifying local exchange 35 carrier's land, buildings, structures, and improvements 36 assessed in the same manner as all other property 37 assessed as commercial property pursuant to chapters 38 427, 427A, 427B, 428, and 441.
- (5) For the assessment year beginning January 1, 2016, the qualifying local exchange carrier adjustment shall equal twenty-five percent of the difference between the qualifying local exchange carrier's base value and the assessed value of the qualifying local exchange carrier's land, buildings, structures, and improvements assessed in the same manner as all other property assessed as commercial property pursuant to chapters 427, 427A, 427B, 428, and 441.
- 48 (6) For the assessment year beginning January 1, 49 2017, the qualifying local exchange carrier adjustment 50 shall equal ten percent of the difference between the H-1638

H-1638

Page 3

- 1 qualifying local exchange carrier's base value and
- 2 the assessed value of the qualifying local exchange
- 3 carrier's land, buildings, structures, and improvements
- 4 assessed in the same manner as all other property
- 5 assessed as commercial property pursuant to chapters
- 6 427, 427A, 427B, 428, and 441.
- 7 3. For valuations established on or after January
- 8 1, 2018, the local assessor shall determine the value
- 9 of the land, buildings, structures, and improvements of
- 10 qualifying local exchange carriers in the same manner
- 11 as all other property assessed as commercial property
- 12 pursuant to chapters 427, 427A, 427B, 428, and 441,
- 13 and all reporting, protest, and appeal procedures for
- 14 qualifying local exchange carriers shall be determined
- 15 according to those provisions.
- 16 4. Notwithstanding any other provision of this
- 17 chapter or chapter 427, 427A, 427B, 428, or 441 to
- 18 the contrary, telephone wires, fiber optic cables,
- 19 electronics, and similar items used by qualifying local
- 20 exchange carriers to transmit sounds or data shall not
- 21 be included when determining the value of a qualifying
- 22 local exchange carrier's land, buildings, structures,
- 23 and improvements for purposes of this section.>
- 3. By renumbering as necessary.

By BYRNES of Mitchell

H-1638 FILED APRIL 11, 2011

SENATE AMENDMENT TO HOUSE FILE 654

H-1639

- 1 Amend <u>House File 654</u>, as passed by the House, as 2 follows:
- 3 1. Page 1, before line 1 by inserting:
- 4 <Section 1. <u>NEW SECTION</u>. 468.190 Farm mediation 5 not applicable.
- 6 A case, dispute, or other controversy arising
- 7 under this chapter shall not be subject to any of the
- 8 requirements of mediation provided in chapter 654A,
- 9 654B, or 654C.>
- 10 2. Title page, line 1, before <moneys> by inserting
- 11 <drainage or levee districts, including>
- 12 3. By renumbering as necessary.

RECEIVED FROM THE SENATE

H-1639 FILED APRIL 11, 2011

HOUSE FILE 675

H-1637

32

- Amend House File 675 as follows:
- 1. Page 4, line 29, after property> by inserting 3 <if the property cannot be reasonably identified by an 4 address>
- 2. Page 5, by striking lines 18 through 31 and 6 inserting:
 - <572.10 Perfecting lien after lapse of ninety days.
- 7 A general contractor or a subcontractor may perfect 9 a mechanic's lien pursuant to section 572.8 beyond 10 ninety days after the date on which the last of the 11 material was furnished or the last of the labor was 12 performed by filing a claim with the clerk of the 13 district court posting a lien to the state construction 14 registry internet website and giving written notice 15 thereof to the owner. Such notice may be served by 16 any person in the manner original notices are required 17 to be served. If the party to be served is out of 18 the county wherein the property is situated, a return
- 19 of that fact by the person charged with making such
- 20 service shall constitute sufficient service from
- 21 and after the time it was filed with the clerk of
- 22 the district court posted to the state construction
- 23 registry internet website.>
- 3. Page 7, by striking lines 24 through 31 and 25 inserting:
- <a. The name and address of the owner. 26
- 27 The name, address, and telephone number of the 28 general contractor or owner-builder.
- The address of the property or a description of 30 the location of the property if the property cannot be 31 reasonably identified by an address.
 - d. The legal description of the property.>
- Page 8, line 7, after <572.13B.> by inserting <A 33 34 notice of commencement of work must be posted to the 35 state construction registry internet website before 36 preliminary notices pursuant to section 572.13B may be 37 posted.>
- 5. Page 8, line 10, after <shall> by inserting 38 39 <assign a state construction registry number and>
- 41 <if the property cannot be reasonably identified by an 42 address>
- 7. Page 9, by striking lines 5 and 6 and inserting: 43
- <q. The legal description of the property. 44
- 45 The date the material or materials were first 46 furnished or the labor was first performed.
 - i. The tax parcel identification number.
- j. Any other information required by the 48
- 49 administrator pursuant to rule.>
- 8. Page 9, line 13, after <shall> by inserting H-1637 -1-

H-1637 Page 2 1 <not> 9. Page 9, line 16, by striking <mechanics'> and 3 inserting <mechanic's> 10. Page 9, line 25, by striking <mechanics'> and 5 inserting <mechanic's> 11. Page 12, after line 31 by inserting: <7. The address of the property or a description of 7 8 the location of the property if the property cannot be 9 reasonably identified by an address.> 12. Page 14, line 9, by striking <file for record> 11 and inserting <file for record post> 13. Page 14, line 16, by striking <filing> and 13 inserting <filing posting> 14. Page 19, line 16, by striking <day> and 15 inserting <days> 15. By renumbering as necessary. 16 By BYRNES of Mitchell H-1637 FILED APRIL 11, 2011

SENATE FILE 424

H-1627

Amend Senate File 424, as amended, passed, and 2 reprinted by the Senate, as follows: 1. Page 1, line 15, after <university.> by 4 inserting <Each school district wishing to participate 5 in a consortium shall, not less than twenty days 6 prior to requesting approval from the department of 7 education, publish a notice of the school district's 8 intent to participate in the consortium in a newspaper 9 of general circulation in the school district. The 10 notice shall include a description of the consortium's 11 proposed efforts and a description of the funding to be 12 used by the proposed consortium.> 2. Page 1, line 27, after <subsection 3.> by 13 14 inserting <Each consortium participating in the pilot 15 program shall submit a report to the general assembly

16 on or before January 1, 2014. The report shall include 17 a summary of the consortium's efforts, the consortium's 18 findings and conclusions relating to the operations 19 of the consortium, and recommendations related to the 20 continuation, modification, or expansion of the pilot 21 program authorized in this section.>

By HANUSA of Pottawattamie

H-1627 FILED APRIL 11, 2011

H-1624

- 1 Amend <u>Senate File 466</u>, as amended, passed, and
- 2 reprinted by the Senate, as follows:
- 3 1. Page 3, by striking lines 17 and 18 and
- 4 inserting <a catastrophe which you agreed to in
- 5 writing, will be returned to you within>
- 6 2. Page 3, by striking lines 34 and 35 and
- 7 inserting <catastrophe, agreed to by the person in
- 8 writing, the residential contractor>

By BALTIMORE of Boone

H-1624 FILED APRIL 11, 2011

SENATE FILE 510

H-1625

- 1 Amend the amendment, $\underline{H-1558}$, to $\underline{Senate File 510}$, as
- 2 passed by the Senate, as follows:
 3 1. Page 2, line 43, by striking <41,031,283> and
- 4 inserting <41,345,606>
- 5 2. Page 3, line 17, by striking <24,639,518> and
- 6 inserting <24,482,356>

By KEARNS of Lee T. TAYLOR of Linn

H-1625 FILED APRIL 11, 2011

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H-1626
1 Amend the amendment, H-1558, to Senate File 510, as
 2 passed by the Senate, as follows:
     1. Page 1, after line 4 by inserting:
 4
                          <DIVISION
 5
              SUPPLEMENTAL APPROPRIATION FY 2010-2011
     Sec. . STATE PUBLIC DEFENDER. After applying
 7 the reductions made pursuant to 2010 Iowa Acts, chapter
 8 1193, section 27, to the appropriations made for the
 9 following designated purposes, there is appropriated
10 from the general fund of the state to the office of the
11 state public defender of the department of inspections
12 and appeals for the fiscal year beginning July 1,
13 2010, and ending June 30, 2011, the following amounts,
14 or so much thereof as is necessary, to supplement
15 the appropriations made for the following designated
16 purposes:
     1. For the office of the state public defender, in
17
18 2010 Iowa Acts, chapter 1190, section 10, subsection 1:
19 ..... $ 2,551,500
20 2. For the fees of court-appointed attorneys for
21 indigent adults and juveniles, in accordance with
22 section 232.141 and chapter 815, in 2010 Iowa Acts,
23 chapter 1190, section 10, subsection 2:
24 ..... $ 16,000,000
     Sec. ___. EFFECTIVE UPON ENACTMENT. This division
26 of this Act, being deemed of immediate importance,
27 takes effect upon enactment.>
28
     2. Page 28, after line 10 by inserting:
     . Title page, line 2, after <system> by
30 inserting <, and including effective date provisions>>
                            By WOLFE of Clinton
                               SWAIM of Davis
                               T. TAYLOR of Linn
H-1626 FILED APRIL 11, 2011
                           SENATE FILE 510
H-1628
 1 Amend the amendment, H-1558, to Senate File 510, as
 2 passed by the Senate, as follows:
 3 . Page 5, line 48, by striking <12,020,098> and
 4 inserting <12,592,764>
  . Page 6, line 20, by striking <6,731,055> and
 6 inserting <6,879,715>
                            By T. TAYLOR of Linn
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H-1628 FILED APRIL 11, 2011

H-1629 1 Amend the amendment, H-1558, to Senate File 510, as 2 passed by the Senate, as follows: 1. Page 14, by striking lines 26 through 28 and 4 inserting <1, 2011, the department of public safety 5 shall be exempt from the target> By T. TAYLOR of Linn H-1629 FILED APRIL 11, 2011 SENATE FILE 510 H-1630 Amend the amendment, H-1558, to Senate File 510, as 2 passed by the Senate, as follows: 1. Page 9, after line 23 by inserting: <Sec. . ADMINISTRATIVE HEARINGS DIVISION. There 5 is appropriated from the general fund of the state to 6 the administrative hearings division of the department 7 of inspections and appeals for the fiscal year 8 beginning July 1, 2011, and ending June 30, 2012, the 9 following amount, or so much thereof as is necessary, 10 to be used for the purposes designated: For an administrative law judge to conduct 12 proceedings involving the board of parole: 13 \$ 114,000 14 FTEs 1.00> 2. Page 9, line 33, by striking <1,053,835> and 15 16 inserting <939,835> 3. Page 9, line 34, by striking <12.50> and 18 inserting <11.50> 19 4. By renumbering as necessary. By R. OLSON of Polk T. TAYLOR of Linn H-1630 FILED APRIL 11, 2011 SENATE FILE 510 H-1631 Amend the amendment, H-1558, to Senate File 510, as 2 passed by the Senate, as follows: 1. Page 1, line 21, by striking <7,292,930> and 4 inserting <7,942,930> By T. TAYLOR of Linn H-1631 FILED APRIL 11, 2011

H-1632 1 Amend the amendment, H-1558, to Senate File 510, as 2 passed by the Senate, as follows: 1. Page 5, after line 36 by inserting: < . For a pilot project establishing a geriatric 5 and psychiatric unit for persons under the care, 6 custody, and control of the state: 7\$ 800,000> By T. TAYLOR of Linn H-1632 FILED APRIL 11, 2011 SENATE FILE 510 H-1633 1 Amend the amendment, H-1558, to Senate File 510, as 2 passed by the Senate, as follows: 3 1. Page 1, line 44, by striking <1,000,000> and 4 inserting <1,814,831> By WILLEMS of Linn T. TAYLOR of Linn H-1633 FILED APRIL 11, 2011 SENATE FILE 510 H-1634 Amend the amendment, H-1558, to Senate File 510, as 2 passed by the Senate, as follows: 1. Page 1, by striking lines 5 and 6. 2. By striking page 14, line 50, through page 28, 5 line 10. By T. TAYLOR of Linn H-1634 FILED APRIL 11, 2011 SENATE FILE 510 H-1635 Amend the amendment, H-1558, to Senate File 510, as 2 passed by the Senate, as $\overline{\text{follows}}$: 1. Page 13, after line 39 by inserting: <Sec. . Section 654.4B, subsection 2, paragraph 5 b, Code 2011, is amended to read as follows: This subsection is repealed July 1, 2011 2012.> By T. TAYLOR of Linn H-1635 FILED APRIL 11, 2011

H-1636

- 1 Amend the amendment, $\underline{\text{H-1558}}$, to $\underline{\text{Senate File 510}}$, as
- 2 passed by the Senate, as $\overline{\text{follows}}$:
- 1. Page 12, line 12, by striking <575,520> and
- 4 inserting <725,520>

By THOMAS of Clayton JACOBY of Johnson

H-1636 FILED APRIL 11, 2011



Fiscal Note



Fiscal Services Division

HF 672 – Wind Production Tax Credits (LSB 2705HZ)

Analyst: Jeff Robinson (Phone: 515-281-4614) (jeff.robinson@legis.state.ia.us)

Fiscal Note Version – New

Description

House File 672 relates to Iowa's wind energy production tax incentives. The Bill:

- Reduces the total capacity limit on projects approved for the 1.0 cent per kilowatt-hour tax credit under Chapter 476B from 150 megawatts to 50 megawatts.
- Increases the total current capacity limit on projects approved for the 1.5 cents per kilowatthour wind energy production tax credit (Iowa Code Chapter 476C) from 330 megawatts to 363 megawatts.
- Increases the maximum energy production capacity for energy conversion facilitates other than wind from 20 megawatts to 53 megawatts. These types of projects are also allowed a 1.5 cents per kilowatt-hour production tax credit.
- Extends the date by which facilities qualifying under Chapter 476C must be placed in service by three years, to January 1, 2015.
- Alters project completion deadlines for approved projects.

The Bill is effective July 1, 2011.

Background

The 1.0 cent per kilowatt-hour tax credit under Chapter 476B was created in Senate File 2298 (Appropriations and Miscellaneous Changes Act of 2004) and the 1.5 cents per kilowatt-hour tax credit found in Chapter 476C was created in Senate File 390 (Renewable Energy Tax Credits Act of 2005).

Chapter 476B is available for projects with a capacity of 2 megawatts or more. Projects are no longer required to forgo existing property and sales tax benefits (see Code Sections 427B.26 and 423.3(54)) to receive the 1.0 cent production tax credit. Owners are limited to no more than two qualified projects. The total capacity of all approved projects cannot exceed 150 megawatts. A project must be placed in service before July 1, 2012, to qualify for the income tax credit. Through March 1, 2011, a total of 25.5 megawatts of capacity has been approved for 476B participation.

Chapter 476C is designed for smaller projects. Projects are not required to forgo other property and sales tax benefits and the production tax credit is equal to 1.5 cents per kilowatt-hour. The total capacity of all approved projects cannot exceed 330 megawatts. Projects must be placed in service by January 1, 2012. The Chapter 476C program has approved projects equal to the current limit and also has a waiting list. The full list exceeds the current 330 megawatt limit by 45 megawatts.

Chapter 476C also allows up to 20 megawatts of other types of energy production facilities. Projects are not required to forgo other property and sales tax benefits and the production tax credit is equal to 1.5 cents per kilowatt-hour. Projects must be placed in service by January 1,

2012. The Chapter 476C program has approved projects equal to the current limit and also has a waiting list. The full list exceeds the current 20 megawatt limit by 2.4 megawatts.

The Utilities Board of the Department of Commerce administers both programs and the Department of Revenue administers the tax credits.

Assumptions

Chapter 476B: Chapter 476B project participation will not reach 50 megawatts prior to the existing deadline. Therefore, reducing the current 150 megawatt program limit to 50 megawatts will not reduce tax credit redemptions and will not result in a reduction in tax credit redemptions compared to current law.

Chapter 476C Wind:

- Sufficient projects have been approved to utilize the existing 330 megawatt limit of Chapter 476C projects.
- If the existing limit is increased to 363 megawatts as proposed in the Bill, sufficient demand exists to utilize the higher limit and the additional 33 megawatts will come on line:
 - Year 1 = 20 megawatts
 - Year 2 = 10 megawatts
 - Year 3 = 3 megawatts
- The average capacity factor will equal 31.0%.
- Once earned, tax credits will be redeemed:
 - o Initial year = 60.0%
 - Second year = 30.0%
 - \circ Third year = 10.0%

Chapter 476C Nonwind:

- Sufficient demand exists to claim the additional 33 megawatts of nonwind Chapter 476C capacity and that capacity will come on line:
 - o Year 1 = 5 megawatts
 - o Year 2 = 15 megawatts
 - Year 3 = 13 megawatts
- The average capacity factor for all projects will equal 80.0%.
- Once earned, tax credits will be redeemed:
 - o Initial year = 60.0%
 - Second year = 30.0%
 - \circ Third year = 10.0%

Fiscal Impact

476B Limit Decrease: Decreasing the maximum capacity eligible for Chapter 476C credits will not have a fiscal impact to the State General Fund since tax credits associated with the reduced megawatt limit will not be utilized under existing law. They will not be utilized because there is insufficient demand.

476C New Projects Impact: Increasing the maximum capacity eligible for Chapter 476C credits will have a fiscal impact since more tax credits will be issued and redeemed than under current law. The impact to the State General Fund may be partially offset by increased local property tax revenue, and potentially, decreased State School Aid appropriations.

Net State General Fund Revenue Reduction: The following table shows the projected net State General Fund revenue reduction associated with the changes in Chapter 476C. The impact across all fiscal years is estimated to be \$48.0 million.

Revenue Impact – Tax Credit Redemptions 66MW of New 476C Tax Credits

Dollars in millions

Bonare in minione				
FY 2012	\$	0.0	FY 2020	\$ 4.8
FY 2013		8.0	FY 2021	4.8
FY 2014		2.4	FY 2022	4.8
FY 2015		4.0	FY 2023	4.0
FY 2016		4.7	FY 2024	2.4
FY 2017		4.8	FY 2025	0.8
FY 2018		4.8	FY 2026	0.1
FY 2019		4.8	FY 2027	0.0
Total Fiscal Impact = \$48.0 million				

The new projects may pay as much as \$5.8 million in property taxes over the course of 20 years. Of that amount, \$1.4 million represents savings to the State General Fund School Aid appropriation and \$4.4 million represents additional local property tax revenue. Whether the property tax revenue and State School Aid appropriation savings occur depends on the property taxation status of the specific properties. Tax Increment Financing, partial exemptions, and ownership by an exempt entity could reduce or eliminate the tax revenue associated with individual projects.

Sources

Legislative Services Agency Analysis Iowa Utilities Board Iowa Department of Revenue Natural Resources Defense Council

/s/ Gle	en Dickinson
Apri	il 11, 2011

The fiscal note for this bill was prepared pursuant to <u>Joint Rule 17</u> and the correctional and minority impact statements were prepared pursuant to Code <u>Section 2.56</u>. Data used in developing this fiscal note is available from the Fiscal Services Division of the Legislative Services Agency upon request.